Filed January 11, 2011

Mail Stop Interference P.O. Box 1450 Alexandria, VA 22313-1450

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# UNITED STATES PATENT AND TRADEMARK OFFICE

# BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

VINCENZO **SCARLATO**, VEGA MASIGNANI, RINO RAPPUOLI, MARIAGRAZIA PIZZA, and GUIDO GRANDI,

Junior Party (Patent 7,714,121),

٧.

IAN RICHARD ANSELM **PEAK**, MICHAEL PAUL JENNINGS, and E. RICHARD MOXON,

Senior Party (Application 12/841,457)

Patent Interference No. 105,791 (Technology Center 1600)

DECLARATION - Bd.R. 203(b)<sup>1</sup>

<sup>&</sup>lt;sup>1</sup> "Bd.R. x" may be used as shorthand for "37 C.F.R. 41.x." 69 Fed. Reg. 49960, 49961 (12 Aug. 2004).

#### Part A. Declaration of interference

An interference is declared (35 U.S.C. § 135(a)) between the above-identified parties. Details of the application(s), patent (if any), reissue application (if any), count(s) and claims designated as corresponding or as not corresponding to the count(s) appear in Parts E and F of this DECLARATION.

## Part B. Judge managing the interference

Administrative Patent Judge Sally Gardner Lane has been designated to manage the interference. Bd. R. 104(a).

# Part C. Standing order

A Trial Section STANDING ORDER [SO] (Paper 2) accompanies this DECLARATION. The STANDING ORDER applies to this interference.

#### Part D. Initial conference call

A telephone conference call to discuss the interference is set for 2 March 2011 at 2:00 p.m. (the Board will initiate the call).

No later than **four business days** prior to the conference call, each party shall file and serve (SO ¶¶ 10.1 & 105) a list of the motions (Bd. R. 120; Bd. R. 204; SO ¶¶ 104.2.1, 120 & 204) the party intends to file.

A sample schedule for taking action during the motion phase appears as Form 2 in the STANDING ORDER. Counsel are encouraged to discuss the schedule prior to the conference call and to agree on dates for taking action. A typical motion period lasts approximately eight (8) months. Counsel should be prepared to justify any request for a shorter or longer period.

# Part E. Identification and order of the parties

Junior Party

Named inventors:

VINCENZO SCARLATO,

VEGA MASIGNANI,

RINO RAPPUOLI,

MARIAGRAZIA PIZZA, AND

GUIDO GRANDI,

EACH OF SIENA, ITALY

Involved Patent:

7,714,121, issued on 11 May 2010 from application

10/695,499 filed 28 October 2003

Title:

MENINGOCOCCAL ANTIGENS

Assignee:

Novartis AG

Senior Party

Named Inventors:

IAN RICHARD ANSELM PEAK, ST. LUCIA, AUSTRALIA;

MICHAEL PAUL JENNINGS, CARINA, AUSTRALIA;

E. RICHARD MOXON, OXFORDSHIRE, UNITED KINGDOM

Involved Application:

12/841,457 filed 22 July 2010

Title:

**NOVEL SURFACE ANTIGEN** 

Assignee:

The University of Queensland

The senior party is assigned exhibit numbers 1001-1999. The junior party is assigned exhibit numbers 2001-2999. Bd. R. 154(c)(1); SO  $\P$  154.2.1. The senior party is responsible for initiating settlement discussions. SO  $\P$  126.1.

# Part F. Count and claims of the parties

Count 1

An isolated nucleic acid molecule that encodes a protein comprising the amino acid sequence of SEQ ID NO: 4 of Scarlato or SEQ ID NO: 21 of Peak.

The claims of the parties are:

Scarlato:

1-8

Peak:

35-42

The claims of the parties which correspond to Count 1 are:

Scarlato:

1 and 3-8

Peak:

35 and 37-42

The claims of the parties which do not correspond to Count 1, and therefore are not involved in the interference, are:

Scarlato:

2

Peak:

36

The parties are accorded the following benefit for Count 1:

Scarlato:

US 09/302,626 filed 30 April 1999, now patent 6,709,660

issued 23 March 2004

PCT/IB99/00103 filed 14 January 1999

UNITED KINGDOM 9800760.2 filed 14 January 1998

UNITED KINGDOM 9819015.0 filed 1 September1998

UNITED KINGDOM 9822143.5 filed 9 October 1998

Peak:

US 11/776,709 filed 12 July 2007

US 10/637,659 filed 11 August 2003

US 09/797,862 filed 5 March 2001, now patent 6,607,729 issued

19 August 2003

US 09/377,155 filed 19 August 1999, now patent 6,197,312 issued

6 March 2001

PCT/AU98/01031 filed 14 December1998

UNITED KINGDOM 9726398.2 filed 12 December 1997

# Part G. Heading to be used on papers

The following heading must be used on all papers filed in this interference, see SO ¶ 106.1.1:

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# Part H. Order form for requesting file copies

When requesting copies of files, use of SO Form 4 will greatly expedite processing of the request. Please attach a copy of Parts E and F of this DECLARATION with a hand-drawn circle around the patents and applications for which a copy of a file wrapper is requested.

/Sally Gardner Lane/ Administrative Patent Judge

Enc:

Copy of STANDING ORDER Form PTO-850 Copy of Scarlato patent claims Copy of Peak application claims

Revised 3 January 2006

cc (via overnight delivery):

Attorney for Scarlato:

NOVARTIS VACCINES AND DIAGNOSTICS INC. INTELLECTUAL PROPERTY- X100B P.O. Box 8097 Emeryville, CA 94662-8097

### Attorney for Peak:

Fisher Adams Kelly PERKINS COIE LLP 700 13th Street, NW Washington DC 20005-3960